

UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF MASSACHUSETTS

Civil Action No. 05-CV-10879-JLT

KIMBERLY GENEREUX,)	
Plaintiff)	
)	
v.)	PLAINTIFF'S MOTION IN LIMINE
)	TO ALLOW COUNSEL TO REFER TO
)	CHALKS AND EXHIBITS
COLUMBIA SUSSEX CORPORATION,)	<u>IN OPENING STATEMENT</u>
STARWOOD HOTELS & RESORTS)	
WORLDWIDE, INC., and)	
WESTIN HOTEL MANAGEMENT, L.P.,)	
Defendants)	

Kimberly Genereux, the plaintiff, hereby moves this Court *in limine* to allow her counsel to refer to chalks and exhibits to be introduced into evidence or used at trial in the plaintiff's opening statement to the jury.

In support of her motion, the plaintiff states that she intends to direct the jurors' attention to documents which she expects will be admitted into evidence and/or used as chalks to explain Ms. Genereux' claims. The plaintiff seeks leave to permit her counsel to refer to such materials in the plaintiff's opening statement.

The Plaintiff,
By her Attorney,

MARK F. ITZKOWITZ (BBO #248130)
85 Devonshire Street
Suite 1000
Boston, MA 02109-3504
(617) 227-1848
April 4, 2008

CERTIFICATE OF SERVICE

I, Mark F. Itzkowitz, counsel for the plaintiff, hereby certify that on this date, I made service of the within document by serving it electronically to registered ECF participants and/or by mailing/faxing/hand-delivering a copy of same to non-registered ECF participants as indicated on the Notice of Electronic Filing ("NEF"), upon the following counsel of record:

John B. Johnson, Esquire
Corrigan, Johnson & Tutor, P.A.
141 Tremont Street
Boston, MA 02111; and

Robert J. Brown, Esquire
Mendes & Mount, LLP
750 7th Avenue
New York, NY 10019-6829.

s/ Mark F. Itzkowitz
MARK F. ITZKOWITZ (BBO #248130)

Dated: April 4, 2008